Approved For Release 2002/08/28: CIA-RDP80B01676R004100060006-7

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1955 <u>1955</u>	blen A
The Honorable	
The Attorney General Washington 25, D. C.	
Washing toll 27, 21	
Dear Mr. Attorney General:	Piles
The dean presented in this letter is the following: Under	
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provide a headquarters building for the Central Intelligence Agency rest with the Director of Central Intelligence or the Administrator	=0.1
of General Services.	FOIA

We had hoped that, in this work, we would benefit from the advice and assistance of the General Services Administration while retaining ultimate authority and responsibility, and we stand ready today, as we have in the past, to work out an arrangement with the General Services Administration along these lines.

Recently, however, we have obtained and studied a copy of a letter from the Administrator of General Services the Bureau of the Budget, dated August 26, 1955, copy enclosed, which states that if a decision is made contrary to their position that, as a matter of law, they have the responsibility for design and construction of the building, they believe it would be better to remove the General Services Administration from any further participation.

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In a conference which we had on 14 October with the Administrator General Services and Mr. Percival F. Brundage, Deputy Director of Bureau of the Budget, in an effort to find a practical solution to	OGC
	FOIAB!
- HEALTHAN LECTER.	

Simerely,

Allen W. Dulles Director

Enclosures (2)
DCI
OGC: LRH: jeb
cc: DCI (2)
DD/S
Director of Logistics
Legislative Counsel
General Counsel

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AUGUST IF I ISS

Homormble Percy Repposent Assistant Director Bureau of the Bulget Rashington 25, D. C.

The Design and Construction of Contral Intelligence Assured Francisco

Dear Mr. Taggerort!

As you know, a difference of opinion exists between this Administration and the Central Intelligence Approx no to which agency has responsibility for the design and construction of the CIA bandquartors building authorised by Section 401, Title IV, Pablic Lev 101, 84th Congress, approved July 15, 1955.

That has authorized the Director of Control Intelligence 'to provide for a headquarters installation for the Control Intelligence Agency at a land cost of set to exceed \$1,000,000, and a construction cost of act to exceed \$50,000. GHA was authorized to describe temporary Government buildings in the District of Columbia auxivalent to exact to that relinquished by CIA on occupancy of the new headquarters.

Section 501 of the above met further authorized proceeding with the facilities without regard to certain revised statutes relating to the expenditure of public funds for the magnification of land and scatteres for the construction of buildings.

Funds for the preparation of planes and specifications and for other purposes as authorized by fitte IV of F. L. Ind sere appropriated to CIA by the Supplemental Appropriation Act, 1950, F. L. ELF, This Compress, approved August 4, 1955.

The CIA people contend that the authorization and appropriation to them contravence our authority and places in them full and complete authority over and responsibility for the design and construction of the building. They say they intend to use our services in more or less at advisory capacity.

It is our position that, as a matter of law, responsibility for design and construction of the oxiding is in 688 by virtue of our proclusive authority in the field of construction of general surpose office buildings derived from the Public Buildings Act of 1925, as unexted.

Consideration has been given in to shether stamption in Section 50% of the above set, of the applicability of R.S. 3:34, he amended, supports the position of CIA. Then statute remis as follow:

Honorable Percy Happayort

The money shall be expended upon any papelic building until after elected places aboving the tentative design and surrangement of such outling, together with conline description and desailed estimates of the cost thereof shall have been made by the Administrator of General Services (except them otherwise authorized by law) * * * *

Inclusion of the anthorization for the construction of the CIA building in P.L. 191, which is essentially on act to authorize certain construction at military, must and air force installations, appears to have been merely a matter of convenience. That the shows exemption was not intended to have any applicability to the construction of the CIA building is clearly established by the Senate Consistes on Armed Services, Separt No. 5%, on H. R. 500, inter concted as Public less 191, shorein it is stated:

"Section SCI provides the authority to acquire hand on which to provide family bossing for military personnel. It also contains the customary language availing the application of certain sections of the Revised Statutes that impose unreasurable restrictions on the procedules of a military construction program under conditions prevailing today."

Purthermore, tentimony during hearings are sain general of shore ents, shows that GEA versed with CIA in preparing the estimates upon said the legislation was beent, and that the Senate Sciencesives on Feel Estate and Military Construction of the Consistes on Armel Services recognized that the work should be perferred by a control construction agency properly equipped for the purpose and not by CIA. There was discussion as to whether the work would be done by the Corps of Engineers or GEA and it was at legat implied that GEA would be expected to deading and construct the building. See Constitute Bearings on S. 1786 (H.R. CARS) at pages T.S.

The authorizing law does not include an examption from the Act of May 25, 1926, W. Stat. 530, 631, as examined, W. J.S.C.A. 341, 342, inversas the Public Buildings Act of 1927. Sections I was 2 of this act cost, respectively, in particular part as set on in Title 40, 3.S.C.A.:

To emable the Absimistrator of General Exercises to provide suitable accommodations in the District of Columbia for the executive departments, and independent cetablishments of the Government * *, and for columbia because, post offices, immigration stations, customicrosco, marine heavyltels, quarantime stations, and other public buildings of the chasses under the control of the Administrator of Conseal Services in the States, * * * be in antherized and directed to acquire, by purchase, contemnation, or otherwise, such mixes and skiltiens to sites as in may been necessary, and to cause to be constructed thereon, and upon lands belonging to the Government conveniently located and nominable for the surpose (but exclusive of military and maybe recordation), who gaste and suitable

Resource le Percy Buryapart

"(a) The work of preparing designs and other drawings, estimates, specifications, and searding of contracts, as well as the separation of the work * * * shall be performed by the Administrator of Seneral Services, except as otherwise provided is said pertions."

The CIA been quarters building will be a general purpose office building which will have a gross floor even of approximately 2,300,000 equare fact; basesons, seven (!) floors, reinforced accorate frame; pile foundations; air conditioning; fluorescent lighting; builting; builtings, shops and imboratory areas, and outstants.

Since July 1, 1950, the effective date of Recreamination Planson. 18 of 1950 (84 Stat. 1270) 5 8.3.C. 1531-15, note) we have emplied the criteria set forth in Section 2 of the Flan an interminative of the classes of "other public buildings " " " under the control of the Administrator of Comment Services." Fithout question, the CIA headquarters, on completion, would be an office building under our control for the parameter of operation, maintenance, and contody as is true of the buildings presently escupied by CIA.

Section 1 of the Public Buildings Act of 1980 which requires joint approval of the plane, etc., by the boad of the agency to be located in a new building and speak as a matter of law and as a condition procedure to the exercise of our responsibilities under the Act. Even if this was not required by the law, it seems estimately proper to us a setter of policy as it assumes compliance with all resourceds meets of a special nature of the agency initially designated to occupy the particular building.

The authorization to CIA is sevely "to provide" for a bailding, without epocification of the manner in waich it was to be provided. In view of the legislative history of the authoriting law and can express authority for such construction, the applicability of which was not exampled, we real there can be little doubt as to the soundness of our legal position.

In many similar cases in the past funds appropriated to other agencies for construction of general purpose office space and other structures have been transferred to us and we have performed the design and construction under the Public Buildings Let, supra, and the applicable resolutions and procedures.

tion of cost estimates and understood that design and construction could be performed by us. Therefore, we full it unseconcery to insist upon a provision so requiring to the authorising or appropriation act.

Mosemble Percy Repaired

Aside from the purely legal position states acree, or feel very strongly as a matter of general policy that, if the Covernment is to have a control agency for design and construction of res-vilitary public buildings, such as our Public Buildings Service in GSA, performance of all functions that full within its sower of responsibility should be assigned to it.

Our record shows that we have instigned and constructed many similar general purpose office buildings as well as other structures with special features in complete cooperation with and to the patholication of the occupying agencies.

Economy and officiency in the Polentl construction can beet be achieved with an organization staffed with personnal engineed with the professional qualifications, techniqui "veox-how" and long experience in negotiation, evering, administration and expertision of senteness with exchitects, engineers and constructors for the design and construction of public saidlings.

Greating frequent special exceptions to agrecies for their own design and construction activities enquestionsely will destroy may effort on our part to achieve uniformity in construction cost and over-all accoming and efficiency in the exestruction of general purpose and related office space for the Federal Covernment.

We estimated the sect of this building in necondance with the construction cost standards agreed upon between your office and nine for the lease purchase program.

To proceed with design and occurrention in the manner proposed by CIA would remove us from control and preclude us from assuring semiconity to those standards.

This well sight piece the estire lease purchase program in jeopardy.

Accordingly, if a fectation is made contrary to our position we believe that it would be better to remove us from any further participation in the design and construction of the building rather than "18" an adverse affect on the lease purchase process.

An expression of your views will as approximated.

Grandally green,

Administration

The Honorshie
The Attorney General
Washington 25 D C

Deer Mr Attorney General: ...

The same presented in the letter is the following: Under existing legislation does the authority and responsibility to provide a headquarters building for the Central intelligence Agency rest with the Director of Central intelligence or the Administrator of General Services.

OGC

The legal phases of this matter are dealt with in the attached opinion and memorandum of law.

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We had hoped that, in this work, we would benefit from the advice and assistance of GSA while retaining ultimate authority and responsibility and we stand ready today, as we have in the past, to work out an arrangement with GSA along these lines.

Recently, however, we have obtained and studied a copy of a letter from the Administrator of GSA to the Bureau of the Budget, dated August 26, 1955, copy attached, which states in effect that unless their position that, as a matter of law, they have the responsibility for design and construction of the building, they believe it would be better to remove GSA from any further participation.

In a conference which we had on 14 Cotober with the Administrator of General Services, and Mr. Percival F. Brundage, Deputy Director of the Bureau of the Budget, in an effort to find a practical solution to the problem, Mr. Mansure clearly reaffirmed the position stated in the above mentioned letter, and left so alternative but to present to you the problem of law stated above.

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Allen W. Julles Director